

MR DATE  
5-24-95  
(See attached.)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#20  
X, Cofh  
6/20/95

In re Application  
BERNA, Philippe et al  
Serial No. 08/321,589  
Filed: Oct. 12, 1994  
For: PROCESS FOR MAKING A  
VERSATILE CLAMPING DEVICE  
DESIGNED TO HOLD OBJECTS  
WITHOUT DAMAGING THEM, SUCH  
A DEVICE AND ITS USE

RECEIVED  
JUN 01 1995  
GROUP 3200

Group Art Unit: 3206  
Examiner: Tom Hughes

Molières-sur-Cèze, France  
May 15, 1995

REQUEST FOR ADMISSION

Tom Hughes, Patent Examiner, Art Unit 3206  
Patent and Trademark Office  
Washington, D.C. 20231

Sir:

So as to avoid any further misunderstanding and by the way to keep the proceeding within reasonable duration, the Examiner is kindly requested according to 28 U.S.C. §36 to admit by yes or not within 30 days after having received the present notice:

Firstly, that the US Law, including the Patent Law, has been made to give logical responses when it is applied or interpreted.

Secondly, that any Examiner of the PTO has a duty of conscientious and fair examination towards every applicant.

Should the examiner fail to respond within 30 days after the Patent and Trademark Office has received said notice, the corresponding admissions would be considered as being made.

Respectfully submitted

Philippe BERNA  
Philippe Berna

Correspondence address:  
Mas Liotard - Les Brousses  
F30410 Molières-sur-Cèze  
France  
Tel: +33 90 85 90 81  
FAX: +33 90 85 90 81